LEXINGTON :- PRINTED BY JOHN BRADFORD.



## GAZETTE.

May 2, 1798.

[Vol. XI.]

PRINTER TO THE COMMONWEALTH.



BLAZE,

WHO was imported from England in the year 1793, as five years old, by Col Hugh Nellin, of York town, in Virginia, will finan the entiring featon which will commence the 10th and old March, and end on the 10th day of Magudt, at Col. Robert Saunders's tavern, Scott county, 3 miles from Georgetown, and 8 from Lexington; and may cover mares at five pounds each, the featon. A promitiory attefied note, will be required with the mare, for five pounds, payable the 25th day of December entiring—which may be ditcharged by the papid at the day lart the fingle leng, to be paid at the flable dataset to fingle leng, to be paid at the flable dataset in the fine of the first own of the first own for first own for the fir

ppen.
BLAZE is a beautiful bay, near feventeen
nds high, nicely marked, of uncommon great
ength and activity; his figure is given up to
unexceptionable.
BENJ. WHARTON.

BENJ. WHARTON.

BENJ. WHARTON.
BLAZE was got by Vandal, his dam by Trenchion, his grand dam by Regulas, his great grand
dam by Eattbyfinske, his great great grand dam
by Old Partner, his great great grand dam
by Old Partner, his great great great grand dam
by Old Partner, his great great great grand
dam by Woodcock, his great great great
grand dam by Woodcock, his great great great
great great grand dam by Vithal's Turk, his
great great great great great gread gread
great dead great great gread gread dam
by Old Hautboy, and out of 'Trumper's dam,
which was out of a daughter of Dodivorth and
Layton's barbunars. Vandal was got by Syketator, and out of the fifter of Chryfolet. Livy
folet is the fire of Hebe, the daw, of Daredevil.
BLAZE is faid to be of the belt family of
running horfes in England.

JEREMIAH WILLIAMS.

Brailsford, England, Feb. 23, 1792. A true copy of the original from England

October 23d, 1797We do hereby certify, that the imported flud horfe BLAZE; late the property of Hugh Nelfon, cq. of York town, Virginia, and fold to 
Egipanian Whatton, is a fure and good fool getter Micoland Cane

Hanover county.

Blaze has generally been valued at a thoufand pounds.

I do hereby certify that the flud borie Blaze,
mported by Col. Hugh Nellon, of York, flood
at my houfe in Caroline county, the two lait
feations, and that he is uncommonly fure for
foal getting, and his colts fell laft pring yerBikely. Given under my hand this 13th day of
November, 1797.

BENJAMIN WINN.

A NUMBER of valuable LOTS
A NUMBER of valuable LOTS
in the town of Newport, fituate at the mouth of Licking, in the county of Campbell, will be exposed to fale on the premises, on the first day of May next, (being the day of election)—12 months credit will be given, on giving bond with approved fecurity.

Attorney in fact for JAMES TAYLOR, Attorney in fact for JAMES TAYLOR. Newport, April 16, 1798.

THE SUBSCRIBERS

HAVE jult imported, and now open the defor fale, a large and very general aftertment of MERCHANDIZE,

Well calculated to all feafons; which they will fell on very low terms for eath.

eath.

TROTTER & SCOTT.

N. BI the substribers have imported a large quantity of well afforted barriron, and also have a constant supply of eatings and falt.

BLANK BONDS For fale at this Office. Washington Town-Lottery. BY LEGISLATIVE AUTHORITY.

THE Scheme of a Lottery for raising the surface of conveying the water from the Pupile Spring to some convenient part in the town of Washington.

T	PF	ze of		500	Dollar	s is	500
2	-	-1		250	1		500
1		1 - 1		200		-	200
3	1			100		-4 -	300
2	-	laft di	awn	100	each :	-	200
. 12		-		50		-	600
20				30.		-	600
20		-	-	20	1 -	-	400
50				10		0.300	500
500				6			3000
				800			-
611	0.		Pint !	10			
				CX			
142.Q12							

1699 Blanks.

1,700 Tickets at 4 Dollars,
Not near two blanks to a prize.
The prizes, fullect to a deduction of 15 per cent, are to be paid in one month after the drawing is ended, of which notice will be given.
Such prizes as are not called for within twelve months from the time the drawing is colect, will be confidered as given up for the good of the infliction.
In case there is not a fulficiency of tickets fold to warrant the commencement of the drawing within eighteen months, the money is according to according to according to according to according to according to a difficulty to be refunded; for the performance of which, and the punctual payment of the prizes, preper fecurity has been given by the managers.

Tickets may be had of the managers in Washington, and of several persons in Lexing ton, Paris, Cincinnust, and other places.

Any person purchasing twenty tickets or upwards, will be entitled to a credit for one half the purchase amoney until the drawing of the lottery.

BASIL DUKE,

SKSTATUOR,
DAVID DAVIS,

JOHN MACHIR.

The object proposed to be carried into effect by the assistance of this lottery, is so laudable, and its utility so very obvious, that little doubt can be entertained of funces in the false of tickets; consequently it is expected the time of drawing will not be very remote.

TRANSYLVANIA SEMINARY

R. BARR, Chm

THE partnership of ROBERS BARR, & Co. is this day of the folded, all persons indebted to the firm, will see the necessity of calling immediately and settling off their balances to the subscriber, as no further indulgence can be given.



David Humphreys,
CLOCK & WATCH-MAKER,
RESPECT-VILV informs his friends
and the public in general, that he carriche on his buffire is in all its various
branches, in Capt. Kenneth M'Coy's
house on Mill firect, the fecond house
trous Short freet, Lexington.—Those
who please to favor him with their
custom may depend on having their
work done in the meatest and best
manner and on the shortest notice.

THE subscribers have a quantity of HEMI

THE fubilitiers have a quantity of HEMI in town to break, for which fervice they wil yea/76 per 1127b.

DAVID DONGE, & Co. Lexington, Jan. 31, 1798.

OF A SHOT Of the different numbers, made by A. S. Saugaria. in Lexington, and fold whole fale and retail, at An-DREW HOLMES'S Store.

Lexington August 3.

FOR SALE, thousand acres of

FORTY thouland acres of L A N D, O N L I C K I N C. 3,3350, ditto in fellerion county, on the water of Bear Grafs.

1000 acres of a pre-emption in Shelby county, Foxe's run, 400 acres adjoining the pre-emption.

1000 acres on the Ohio, fellerion county, 4,500 on the Ohio, Maion county.

2,500 on the Ohio, Maion county.

2000 do. do. 4000 acres on the Beech Fork, Nelfon

ty, 2,333 1-3 acres on Fern crock, Jefferfoncour by 2000 acres on Rough creek, Hardin county, 4300 acres in Matericounty, on the Ohio. 437 acres on Green-tiver, Lincoln county, 750 acres on Coxe's creek, Nellon county, 1000 do. near the Kentucky tiver, Woodfor county.

county.

The greater part of the above lands I will fell very low for the next crop of toalcco, wheat, flour, hemp or merchandite.

SAMUEL P. DUV ALL.

April 18, 1798.

tf

Wanted Immediately, to whom the highest wages will be givenenquire of the p. inter.

September 6, 1797.

A LARGE QUANTITY OF CORN, BACON AND WHISKEY.

Apply to

HE managers of the Lexington Chances of Infirance, have authorited Mr. Samuel Poffle thwait of Lexington, to receive any money that may be due to them for tickets, and also to pay fach fams as may be due to the holder of fortunate mumbers—why fafore, all the who are independent or forqueted to make in medical payment.

who are indepted are required mediate payment.

THE MANAGERS.

Lexington, September 2, 1797.

Five Dollars Reward.

Five Dollars Reward.

WAS fielen or broke out of my flat fi. ROBERT BARR.
Lexington, March 15, 1798.

Lexington, March 15, 1798.

ALL those indebted to the Substrainer are earnestly requested to paytheir respective balance to James Department of the Capitol in Frankfort, a few copies of the AGTS OF ASSEMBLY, passed at their last self-ing, passed at their last self-ing, and for fale at the Public Printing Office, at the Capitol in Frankfort, a few copies of the AGTS OF ASSEMBLY, passed at their last self-ing, in Woodford county, a Gray Passed at their last self-in, of a local or private nature.

December 12, 1797.

NOTICE

Is hereby given that I shall apply to
I the court of Hardin county in July
next, for an order to etablish a town
+ greeable to lawfon my lands at the
junction of salt river and Ohio in faid

SAMUEL PEARMAN. April oth, 1708.

April oth, 1708.

I HAVE been directed by the managers of the Lexington Lodge lottery, to order fuits to be commenced against every person in arrears for the purchase of ticketts without differindiations but think it proper to give this further, motice, under the fullest considence, that many of the indebted will prevent the managers from being forced to a mension fo extremely disagreeable; and will relieve them from their present difficulties, by immediately paying to me, their respective ballances due the lottery. Application is frequently made for prizes; but no mone to discharge them—fuits have been commenced and judgments obtained against the managers. CASH is really wanted, and it is hoped this notice will be attended to.—No further induspence can be given. All those who have purchased tickets and are entitled to a credit on account of prizes, are requested to forward their fortunate numbers as soon as possible, that the true state of their accounts may be known.

I THOSE MODLEY, for the Managers.

A Likely Negro Woman, WELL calculated for house business.— Cooks, Washes, Sews and Kuntts well. Apply to the printer hereof.

To distillers and others WHO may iscline to carry on the bufueft of rectifying furituous liquors and the manufacturing cords is in an extensive manucapum, now be supplied with the necessary articles for

AND FOR SALE AT THIS OFFICE-An Expollulatory Letter LOWARD RUSHTON to GEORGE WASHING-TON, of Mount Vernon.

AKEN up by the subscriber, about two and a half miles from frankfort, a dark bay mare, about fourteen hands high, sifteen years old, one fore and one hind foot white, no brand perceivable, a finall sup on the note, appraised to six pounds.

GOIGGE SLAUGHTER.

January 1st, 1798.

January 1th, 1798.

Scott county fet.

November court of Quarter Sessions 1797.
Harry Innes, etg. Complainant,
AGAINST

The heirs of John Mas, Dec. Thomas
Lewis, Ann Lewis, late Ann May, and
others, Defendants.
IN CHANCERY.

The defendants Thomas Lewis and
Ann Lewis, having failed to enter
their appearance agreeable to law and
the rules of this court, and it appearing to the faisfaction of the court
that they are not inhabitants of this
fate, on the motion of the complainant, by his countel, it is ordered, that
they do appear here on the first day
of our next Angult term, and answer
the complainant's bill, and that a coyo of this order be inferted in the Kentucky Gazette for two months successively, and slo possed at the door of
the court house of this county.

A Copy. Teste.

NOTICE.

NOTICE.
THAT commissioners appointed by THAT committoners appointed by the county count of Scott county will meet on the third Monday in June next if fair, if not mext fair day, at a fiving formerly called Cherry's fpring in faid county, and where John Wallace now lives, in order to take the deposition of inardy witnelles and perpetuate their telf-mony respecting a preemption of one thousand acres of land obtained in my name lying on Cherry's run, and do such other acts as fall be deemed necessary and agreeable to law.

MOSES CHERRY.

April 24, 1708.

April 24, 1798.

April 24, 1795.

April 24, 1795.

To TICE is hereby given to all those whom it may concern, that the commissioners appointed by the county court of Bouston under the act of alternby entitled "an act to afcertain the boundaries of and for processionaline"; will attend on the 25th day of May next at my house in Bourbon county, at a place formerly called Michael Stoner's improvement, to take the depositions of witnesses to establish the feveral corners and lines that corners and lines that and pre-emption furveyed in my name as affigued of Heary Clay, who was assigned of Visichael Stoner.

SAMUEL CLAY.

April 20, 1798.

April 20, 1798.

THAT committoners appointed by the court of Scott county, will meet at the mout of the little north fork of Elkhorn on the first Saturday in June next, to take the depositions of fundry witnesses to perpetuace their test imony agreeably to a law of this state, touching the special calls in an entry made in the name of Benjamin Bowls on military warrants for two thousand acres entered April 27th 1780; my object is to April 27th 1780; my object is to prove that the faid little north fork is the first large fork putting into Elkhorn on the north side below Holders trace.

JESSE ROBARDS, Agent for the heirs of faid Bowles. April 29, 1798.

TAKEN np by the subscriber on Bruth creek, in Green county, a black horse 7 years old, a small star in his forhead, and a small snip, branded on the near shoulder 10 about 14 hands high, appraised to £12.

NAT. OWENS.

March 20, 1798.

March 20, 1798. KENTUCKY.

Martin 25, 1796.

RENTUCKT.

Bairdftown Diffrict, to wit.

January Supreme Court, 1798.

Heny ikobic, Compalianat.

ROADST

George Mulbeus, Defendant.

IN CHANCERY.

THE defendant not having enterded in the court and tappearing to the fatisfaction of the court that he is not an inhabitant of this commonwealth, on motion of the compalinant by his counfel it is ordered, that the fail defendant do appear here on the third day of the next May term and answer the complainants bill or the fame will be taken as confelled, that a copy of this order be inferted in one of the Kentucky news papers for two months facceffixely, and published at the door of Cox screek meeting house on some Sunday aimediately after divine fervice, and a copy fet up at the door of the courthouse of helson country. a copy fet up at the door of the court-house of Nelson county. (A Copy.) Teste BEN. GRAYSON, C. C.

THE public will please to take notice, that I forewarn all persons not to touch nor take away any goods or chattels formerly in the hands of Richard Matthews, and now in my polletion, as they are the property of James Nelson of Virginia.

W.M. NELSON,
Agent for JAS. NELSON,
Harrison County, April 16, 1798.

NOTICE.

THAT I shall attend with the commissioners on the first Monday in June next, where the glade branch empties into the sicamore fork of Slate creek, in the county of Montgomery, to take the deposition of fundry wit nelles, in order to perpetuate their retlimony, for the purpose of establishing the calls in an entry of nine hundred and feventy-five acres of land made in the name of Charles Mogan, on the 22d day of January 1783, and also the calls in an amendment to fail entry; and to do such other things as I may deem necessary and according to law. cording to law.

WILLIAM SUDDUTH

For CHARLES MORGAN.

OTICE is hereby given, that a commission of bankrupt has been issued (see London Gazette of 2d Dec. 1797) and is now in prosecution against melis. Thomas Lovell and Daniel Lovell, late of Token House against meltrs. Thomas Lovell and against meltrs. Thomas Lovell alte of Token House Yard, in the city of London, merchants, and that John Reeves of Change alley, in that city, etq is, the fole affigue of their effact and effects all perions are therefore now cautioned not to take any conveyance fale transferrence or affigment of any property, real or perfonal, of or from the faid bankrupts or either of them, as the fame will be void, and all debts due to or from the faid bankrupts must be paid to or by the faid mr. Reeves, who alone is authorified to fettle their accounts, and pay or receive the ballance thereon.

HUGHES & NETHERSOLE, tot Solicitors to the faid commrs. London, Effex freet, Jan. 3, 1798.

HEMP SEED, FOR SALE Enquire of the Printer

As there are reports prevailing which originates with interelled persons, to injure BLAZE, I have thought necessary to inform gendemen of reputation, living at a distance, that he is now in high order, and performs equal to any covering horse upon the continent.

BENJ. WHARTON.

April 24, 1768.

April 24, 1798.

April 24, 1798.

TAKE NOTICE.

WHEREAS I gave two notes to a Vertain George Lay, for eighty, eight gallons of whikey each, one payable in May 1799, the other pay able in May 1800, And likewife gave three notes to Adam Lay, two for 88 gallons of whiley, the first payable in May 1801, the fecond payable May 1802, the third I cannot temember the number of gallons, but not quite fo much, payable May 1802. I therefore forewarn any perfon from taking an affignment on faid notes, as George Lay was to make me a title to a creatin tract of land, in confideration of faid notes, and fince has been put in Bourbon jail and has made his efcape, as I am determined not to pay them till faid Lay complies with his contrad, or gives fufficient fecurity for a title for faid land, without compelled by law.

31 JAMES WEAR.

A HINT.

ALL persons indebted to the late partner

2 BOGGS & ANDERSON,

that neglect to call and pay off there respective balances, before the first day of Pebruary next, in may depend on having their accounts placed in the hands of proper officers for collection.

John M. Boocs.

Goo. ANDRAGON.

January 12, 1798.

S TOLEN from the subscriber living about two miles from Lexington, on Sunday night, the 21th inf a gray horse, about fifteen hands high, clouded face, his mane cut short and hangs to the near side, natural crotter, brand not recollected: I will give TEN DOLLARS for the horse and thief, or sive dollars for the horse and thief, or sive dollars for the horse and thief, or sive dollars for the MENRY HILLOCK.

April 23, 1799, 314

Samuel & George Trotter,

HAVE Just received and are now open at their store in Lexington, A large general allortment of merchandife, confifting of DRY GOODS, HARDWARE, GROTERIES, GLASS and QUEENS WASE: NAILS, AN. VILS, VICES, STEEL, &c. which will be fold on the very/swelf terms for CASH.

HEMP, AND HANDS WANTED

HEMP, AND HANDS WANTED.

THE (ubftribers being about to open a ropewalk on the north bank of the Kentucky river, one mile above Frankfort, withes to purchafe about twenty tons of hemp, delivered at any of the infpections on fail river, for wint, they will give twenty fix faillings, to be payed in cash in three months, (if not payed till fix months expires, we will pay certainly then, with a reasonable advance for the time.) We also wish to hire a number of boys or young men, black or white, to a sfift in the walks at Georgetown, and near Frankfort, to whom generous wages will be given, their board and wathing found, while they may learn a valuable trade.

while they may learn a valuable trade.

ELIJAH CRAIG, & SON.
Georgetown, April 20, 1798.

3t

A BREACH OF TRUST.

SENT from Frankfort a man of the name of Hicks, a hatter by trade, of etch letters from Lexington to Frankfort, he was engaged to affilt in manning a boat to Orleans, he rede a horfe, faddle and bridle of ours, the borfe a yellow bay, blaze face; fign of the foot diffenmer on one fore foot, if not fore, now, a halt worn faddle and plated bridle, he left Frankfort Friday laft; intelligence of the horfe and rigging will be thankfully received, and readmable charges paid by ELIJAH CRAIG, \*SON.
Georgetown, April 20, 1798. 3t

ALEXANDER PARKER

ALEXANDER PARKER AS just received from Philadelphia, addition to his former affortment of me handize, Logi Sugar, Carlo.

A LL those indebted to the effate of William Parker deceased, will please to take notice, that all the accounts due finde state, protection to the hands of John Arthur for collection, with positive instructions to being faits against all those who do not fertle their respective balances with him or the subferibler, on or before the 12th instant.

ALEX. PARKER, Adm.

ALEX. PARKER, Adm. Feb. 4, 1798.

A LL perfons indebted to the late firm of ALEXANDER & JAMES PARKER, are requested to take notice, that the accounts of faid firm are, but into the hands of mr. John Arthur of Lexington, who is fully authorified to collect the same, and positively directed to bring suits against all thate who do not settle their respective balances either with laid Arthur, of Alexander Parker, on or before the 1th inst. we are compelled to this measure, as no attention has been hitherto paid to our notice on this occasion.

ALEXANDER PARKER,
JOHN COSURN,
JOHN BRADFORD,
Feb. 1ft. 1798.

NICHOL AS BOOT MANUFAG-



DETURNS his thanks to his cuftoness for their part favors, and hopes by his attention to buliness, to merit them in future. He begs leave to inform the public in general that he continues to carry on the above bufiness, in all its branches, on Crofs freet, two doors above Short firest the will give generous wages to three or four good Jonneymen.

THAT on the 8th day of Maynext, I shall attend with the commissioners appointed by the county court of Franklin, at the beginning or other special calls in an entry of 400 acres made in the name of Joseph Helms, on the south fork of Bentons cabbins, entered May 1780, then and there to take the depositions of certain witnesses to establish the specials of side entry, and do such other calls of faid entry, and do fuch other acts as may be deemed necessary to perpetuate faid claim.

STEPHEN ARNOLD.

April 13, 1798.

FOR SALE, Several Small Tracks of VERY Valuable LAND, and of incontefible Title, (viz:)

MILITARY LANDS IN THE STATE OF TENNESSEE. MILITARY LANDS IN THE STATE OF TENSISE.

30. Acres, comprehending three tracks of 130 acres week, adjusting the furthern houndaries of an addition to the town of Clarkvielle, of the eadlern bank of the river Cumberland at fine figure of water in each of the fail tracks. 46 town lots and one lots, being part of 36 town lots and out lots in the aforefail addition to the town of Clarkvielle.

35 feparated out lots of two acres seek, being part of 35 out lots, bying on the east fide offer the accommodation of the parchasers of the town lots, and ring the term of 18 months from Novemberlatt.

18 THE LENGING EARLY, N. W. TENERSEN.

IN THE ILLINOIS GRANT, N. W. TERRITORY.

200 acres, being part of a 500 acre furvey No. 125, granted to John Moore, as ferjeant of artillery in the Illinois regiment, by a deed of the truftees of faid grant.

LANDS LYING NEAR THE VILLAGE KASKASKIAS.

LANDS LYING NEAR THE YILLAGE KASKASKIAS.
In the Illinois didrict, now county of St. Clair,
N. W. Territory, granted by court or commandant for the state of Virginia, in 1832,
1449 acres, viz. 960 in 8 grants of 12.2 acres
—485 in 2 grants of 240 acres; Joined together
on the eaft side of the view. Kashaskias, opposite
the villageof the same name.
564 acres bounded on the front by the faid river Kashaskias.
3850 ditto, comprehending to grants in the
year 1954, lying together on the west side of
the triver Kaskaskias, alove and near the village
of the same name.
360 ditto, bounded on the north by the aforefaid to grants.
Also one lot in the town of Kaskaskias, pleas
fantly situated near the bank of the river.
For further information apply to
P. D. ROBERT,
Who bas for fale 450 lbs. of very good GUN
POWDER.

Lexington, April 4, 1798.

Just Imported,

And now opening, at the corner of Main and Crofs ftreets, opposite the old court-house, a a variety of articles, ad pted to the present and approaching season, viz.

a variety of articles, ad pted to the prefent and approaching feafon, viz.

An alfortment of dry goods,
An alfortment of dry goods,
An alfortment of dry goods,
An expert and glaft goods and good All of which will be diffosed of extremely low for cash, by the public's humble servant, NATHAN BURROWS.

Lexington, March 8, 1798.

\*4\* A generous price will be given for country fugar-

A WELL disposed lad, of good charfter, may hear of a place where he can get into good business by applying to the printer.

January 22, 1798.

NO FIGE is hereby given, that I shall attend with the commissioners appointed by the county court of Mason, under an aft entitled "an aft to affect an inheboundaries oland;" at an improvement made by Andrew McGonnell, for James Baird, on Wednelday, the 3ch day of May next if fair, if of the next sairday, at the house of William Wood, on William's run, a branch of Mill Creek, in the said county of Mason, then and there to prove and perpetuate the special calls of an entry made in my own name. of 1003 acress on a preemption garrant, and to do such other thangs respective, the faid entry as may be thought proper, and agreeable to law.

JAMES BAIRD.

JAMES BAIRD. April 29, 1798.

FOR SALE,

ALL the lands belonging to John
Cockey Owings, in this state.—
Also his share in the Iron Works—for

terms apply to

B. VANPRADELLES, attoy.
in fact for John Cockey Owings. 

THE members of the fociety for the abolition of flavery," who live in Payetre, are requelted to affemble on Saturday the 28th inft. at the office of a general emancipation —proceed to tavern, when and where matters of the higheft importance will be following the fine previous to the general election on the Tuefilay following:—As the faid fociety was initituded at the pur-

pole of promoting the "general gold," holding in urter contempt all finither views; and as they have no doubt their numbers would daily increase were the terms and conditions of their affociation made known; in order therefore that every good man may have an opportunity of becoming a member; their feerstary is directed to make the fame public, which are as follows, viz:

It No man who owneth a flave shall be admitted as a member, except he be a teacher of the golpel; in which acele he may, because he cannot attend his flock and labortoo; and it feemeth meet, that he should have a few flaves to labor for him; for it is very unfeemly to take him from teaching the golpel, and tythes are an accurfed thing.

2d. No person shall be a member who owns more than one hundred acresof land; unless his quantity has been increased to a larger amount, by felling his slaves and laying out the money in said land.

3d. Any man who never owned a flave or a flaves worth, and who by his courses of hire will in all probability ever remain so, will be readily admitted as a member and no questions asked him.

mitted as a member and no questions afted him

4th People of color cannot at prefent be admitted, except fuch as have
actually commenced fuits to recover
their freedom; for there the fociety,
agreeable to an old naxim of equity
coniders, "that as actually nappened, which ought to happen."

5th. There shall be but one lawyer
in the fociety ar any one time; who
upon his admission and for one year
afterwards, must not own a slave. If
the should not be able showever to purchafe a slave the fecond year, the fociety are to buy one for him; and
they will then be able to hear what
can be said on both fides of the question.

6th. The oath heretofore taken on

they will then be able to hear what can be faid on both fides of the question.

6th. The oath heretofore taken on the admidion of members, viz: "4 do folemly fwear, that I could not in juffice to my conference own a fingle flave were I ever fo poor; and if one dozen were given to me as a prefent, I would immediately emancipate them," is expunged from the regulations of the fociety, it being confidered as parting a man's conference to too fevere a trial; and moreover as foreign to the main object, which is, not what the fociety would do if they had flaves, but what other people ought to do, who actually have them.

7. All perfons opposed to an immediate call of a convention, would more easily find the way to Heaven, than into this fociety; and,

8th. Of course all persons who are for tearing down the old conditionion to the foundation, and building up a new one, shall be entitled to a feat; although they may own a flave, or so, because as emancipation will be the certain confequence of a convention, if that convention is judiciously selected, the prefumption is, that all who are for a convention, although they will loose their slaves; yet they expect also, that in the general faussie, they will gain on some other foore more than they would loose on that; and the maxim is, "I salitur presumptioni donce probatur in contrarium, orb. This is a secret article,

10. As the labors, toils, and watchings of the fociety in the cause of humanity will be great, and as the labourer is always deferving of some hine, the society propose as simali recompence, that so foon as an emancipation done probatur in contrarium of the compence, that so foon as an emancipation done the salves is the indentures on some two or three dozen of (perhaps it might be as well to omit this article also.)

1. LPMRHOOP, See'y April 21, 1793.

MR. BRADIORD,

I saw forms and some time ago

MR. BRADIORD,

I faw fome time ago in one of your papers, a speech faid to be pronounced by a member of the last assembly (and I suppose it is genuine, for he has not contradicted it) in which the following is the subtlance of part of it. "The constitution under which we live is one of the most perfect in the union. It learness to us the complete enjoyment of all that is dear to us. Moreover, our fellow citizens are well fatisfied with it, for every good man does now rest under his own vine and fig tree, fecure in his life siberty and fig tree, fecure in his life liberty and

Property."
Hadd have had the opportunity of replying to that gentleman-I could

have told, I think, a very different flory. I will take the liberty, however, of putting a few questions to him.

I. Is it consistent with any idea of free government, that any representative branch of the government should create inself? If not, how comes it that the fenate shall create themselves, or in other words, fill up vacancies? Is tails consistent with freedom, that such self tereated body should have the power to lord it over their fellow citizens for four years? Shew me in short zens for four years? Shew me in thort the necessity of that body at all, in a republic; for I deny its advantage to republic; for I deny its advantage to this government.

2. is it confishent with the spirit of

2. Is it confiltent with the spirit of freedom, that your judges should con-troul your legislaware? Is it not fur-rendering your rights to your ferv-ants, and making them to many petty cyrants over you? This power is not only claimed, but exercised by your judges under this present perfect con-traction.

only claimed, on the extrined by your judges under this prefent perfet contitution.

3. Is it not flavish, that our land ities shall be for ever kept in darkness because the state of Virginia thought fit before the separation, to enact some sisters or twenty shupid and contradictory laws respecting these titles? Why cannot those laws be so amended or explaintd, that we might be enabled in some way or other to settle our disputes, for as things now stand, it would be even vanity to hope for an adjustment of our desputes during the life of the the present generation.

4. is that conditution one of the most perfect in the union, and which you say protects lite, siberty and property, when under its stantion near thirty thousand human creatures are kept in slavery? Is this your boasted constitution? In vain may you boast of it; it will be but boast, so long as that foul article remains to pollute it, this is a delicate subject, but being one in which justice and as a laway sife truth as my shield, I will still continue to wield it however dangerous its operation may be.

CASSIUS. CASSIUS.

April 19, '98.

PEILABELPHIA. april 9.
Yelierday arrived the flup Phonix, capt. Grice from Amferdam, which place the left on the 10th Feb.
Capt. Grice, we are informed, brings dispatches thom our envoys at Paris. Before he left Amiterdam accounts from Paris were received as late as February 12, at which time every prospect of a negociation with France was at an end.

very prospect of a negociaton with France was at an end.

By letters from Bourdeaux, dated the 1ft, and fourteenth of February, we are informed that the law author-ising the confiscation of all neutral veiles having British goods or manu-factures on board, took place the 4th

factures on board, took place the 4h February.
It is also faid, that troops have been ordered to march to Hamburgh, Altona, & Bremen, to prevent the importation of English goods.
No instruction, the fact of the dangers of the seas, can be crieded on American vessels, and they disson their correspondents from making any thipments in the present state of affairs.

The ship Victoria, captain R. Fanning arrived on Saturday from Bour-deaux, which port the left on the tenth and Cordovan on the twentieth of fe-

bruary.

Capt. Fanning informs, that all the Capt. Fanning informs, that all the merchant flips at Bourdeaux were in a flate of requisition, that a fleet with provisions for Brefl were floon to fail, that 16,000 of this flow in the had been purchacked up by government for the English expedition.

Accounts at Bourdeaux, on the fubject of our commillioners, were fo various and contradictory, that no confidence could be put in them. Little business doing, and no infurance to be had.

to be had.

It was reported an embargo would foon be laid. Americans were well treated. American produce low, ex-

cept tobacco. The executive directory, has ac-knowledged the Lemanique repub-

It was reported at Paris, Feb. It was reported at rails, really, that the deputies of the princes and electors of the empire, returned from Raftadt, after their delibrations on the baffs of the negociation proposed by the French minister, on receiving the news of the furrender of the fort of

the Rhine.
Commissioners were to meet at Base on the 10th Feb. to make a new con-

flitution. A revolution was com-pletely effected in that canton of Switzerland.

The French arret has so fatal an ef-The French arret has to tatal an er-fect on the commerce of Great Britain that on the 27th of jan. at Loyd's in Lendon, 40 pr. ct. infurance on Fo-reign veilels, was refuted. The British funds at London Jan. 29. varied from 47 5-8 to 48 1 8.

From the AURORA.

COMMUNICATION.

Dispatches from the Envoys.

Dispatches from the Envoys.

Until we are able to publish them in detail we offer the following as a correct outline of their contents, and think we can fafely pledge our leives for its general accuracy:

The envoys have had no regular intercourse with the French government, but in delivering their letters of credence and receiving cards of hospitality.—Some short time after their ceremonies had passed a merchant of respectability introduced a air. X. as a person to be relied on, who had something of confequence to communicate. Mr. X. faid he came at the instance of Mr. Y. the considential irrand of Mr. I alleyrand, to inform the envoys, that ster. Talleyrand felt great interest in the accommodation between France and the United States to congress in May last would prevent unleis some means could be found to soften them. On enquiry by the envoys as to the means in their power, they were told that it would be necessary to engage a powerful person in their incert and the offer in his hands incy were toid that it would be necellary to engage a powerful perfon in
their interest and deposit in his hands
the sum of 50,000l stelling. For such
uses as he should chase. He mentioned
Mr. I alleyrand as the person and
mentioned that the moiey would go to
some hember's of the directory. He
taid it would be forther necessary for
the envoys to offer a loan of money to
the French government. Mr. X. as
terwards introduced Mr. Y. to the cwvoys and the same overtures were
made by him and renewed by them
both on a variety of occasions; both
were always rejected by the envoys.
I he loan to the government was positively declared to be out of their power, and the docknews countesanced
by them, only upon the supposition,
that they could be assumed to their power, and the docknews countesanced
by them, only upon the supposition,
that they could be assumed to the completion of their bounes. These agents of Mr. Tallysand, dreged on the
envoys the power of France, and
mentioned the fate of the European
powers who had offended, and the
pending sate of others; also suggested that they would fail of support
from what is called the Freich party,
in this country, if they refoled the offered terms. The irritation occasioned by the prident's speech was repeated & the parts objected to were pointed out. These projects were renewed,
in a variety of forous & once by a lady,
in the confidence of Mr. Falleyrand,
do general Pinckney. The envoys
had declared they would receive no
unauthorized proposals; but could not
prevent the renewal of the same kind
of proposals, at times when they met
the private persons before spoken of,
Mr. Gerry being personally acquainted with Mr. Talleyrand had visited
him and had received an invitation to
dinner About the time of the last
dispatches, he waited on Mr. Talleyrand, to ask him to fix a day to dine
with Bin, and mentioned that he intended to invite his colleagues, to
have as opportunity of introducing
them to Mr. Talleyrand ha visited
him and had received an invitati

"I am forry to fay, that the times are at prefent to exceedingly critical, that we are at a loss to conjecture what will be the iffue. Trade here is very

much declined, and taxes amazingly encreased, beyond the possibility of ever collecting them -an act of this fession is past, which obliges every person to pay one tenth of their income, many hundred families will be deprived of the common necessaries is near at hand, the funds pay 7:1.2 or 8 per cent. and frequently (for what the stock jobbers call the continuation) 20 per cent. —We have not an avery wettime ever since July last, the weather very unsetted now, fearce any frost this winter: great apprehensions are entertained for the crops of wheat, on account of it, as well as for sowing the Lent crops, unless we should be blessed with dry weather soon." much declined, and taxes amazingly

Extract of a letter from a respectable mercantile house in Manchester, dated February 5, received by the

dated February 5, received by the packet.

"It was our intention, to have forwarded your goods very eary early, but the piratical declaration of the French, has at once-advanced infurance to 18 and 20 guineas per cent. of course we directed our broker at Liverpool to hold them for further instructions—A convoy being appointed to fall from the Downs for America, on the first of March, and to call at Falstouth for the Liverpool and Brittol trade, we have good hopes of effecting insurance upon tolerable terms; but as it is yet uncertain whether the American teelles will have full benefit of convoy, there seems to be no feetled price, nor do we yet know, whether it will be more to your advantage to fend your goods by a British or an American ship?

Lexington, May 2, 1798.

On counting the votes taken yesterday for Far follows, viz

REPRESENTATIVES.

F. Bullock	920.	Bell	254.
C. Beatty	779.	Barbee	216.
J. Parker	705.	Scott .	175.
J. H. Srewart	4701	Higgins	173.
R. Patterson	417.	Hughes	172.
Macgregor	389.	South	142.
Walter Carr	386.	Pavtie	136.
Breckinridge	358.	Todd	118.
H. Harrison	343	Meredith	98.
MiDowell	323.	Webb	84.
The. Caldwell	278.	Singleton	35.
W. Ruffell	272.	Saml. Meredith	21.
	SHEE	HER.	
Tompkins		Logan	10
Carr		hewis	48.
Cofby		M'Murdey	17
Clarke		Porter	17.
Allen	57.	Porter	16.
	51.		
	CORC	NER.	
B. Stout	462.	Maxwell	91.
Convention	703.	No Convention	266.
Total number o	f votes	taken	1094.

\*TRIS day is published by the PRINTER hereof, The LAWS passed at the LAST STENSON of the GENE. RAL ASSEMBLY; a few copies of which he has for sale. Lexingron, April. 28, 1708.

MACHEAN, POYZER & Có.
A Tithe Oid Court-House, corner of N
and Crook Streets, have received a
affortment of
Fall & Spring Goods, & c.

Which they are now opening, and will difpote of on the lowest terms for Cash or Country Produce-fuch as Whiskey, Country Sugar, Linen, Bacon, Corn, Feathers, Rye, &c. &c. Al-

Arithmetic, Googh's Arithmetic, Groxall's Tables, Eittle Jack, Prompter, Life of Chrid, Wart's Pialms, Life of God in the Soul of man, Magaw's Sermons, Jarett's do. Watfon's Apology for the Bible Sermons, Edwards on Redempe.

Brown on Equality, Franklin's Works, Do. Life, Melmoth's Effay, Roufleau's Social Compact,

Looker On, 2 vols. Rufh's Eulogium, Painc's Agrarian Just-ice, Godwin's Political Jus-Godwin's Political Juf-tics,
Watts on the Mine,
Cockburn's Collection,
American Revolution,
Wm. Smith's Confit
tutions,
Laws of the United
States, 3 vois.
Mill Vright' and Mil-lers' Guide,
Swan's Architecture,
Toplin's Farriery,
Evellma. illa, ley Abbey, imental Journey, lith's Letters, merman on Solines,



## SACRED TO THE MUSES.

SCANDAL.
SCANDAL, a roftless fiend, who never know

ANECDOTE.

A Mr. Colt being provoked at an Irifhmar gave him a flurdy kick; "By J—4;" (flay the honest Hibberman) "f you kick how middle colt what will you do when you come to be stons:."

Mercer county fit.

February court of Quarter Sellions 1798.
John Sig., Camplanual,
ACANNET
Thomas South, Defendant.
In CHANCERY.

The defendant not having entered his appearance beein agreement to the full appearance beein agreement to the father of this court, and it appearing to the father on of the complanant by his comief, it is ordered that he appear here on the first day of our june court next the complanant bill, and that a copy of this order be forthwith injected in the Reutuck's Generic for two monitar flue ceffively, and publish at at came can mexturghouse frome funday immediately after devine ferrier, and also at the door of the controller.

495 C. WING. D. C.

POR SALE,
THE valuable Orithand Saw Mill, and a hun
convenient banklings; apple
nearly centrals. THE valuable Grittand Saw Mill, and a hun-dred and five acres of land, with feveral convenient buildings; apple and peach orcinard, nearly central between the three county towns, viz. Flayette, Woodford and Scott; on South Elkhom, at the month of the Town fork; the the Mills rear for a bundred and fixty pound-per anount, nowar but enture of Reuben Runyan. Lands on the Oxio, Green river, or Comberland, of a good quality, and title, will be taken in ex-change for two thirds of the purchafe; for fur-ther noutrinolars, anoly to. change for two thirds of the change for two there particulars, apply to.

JOHN CALHOON.

April 2d, 1798.

Taken up by the fubfcriber, South Elkhorn, Woodford county, hear the mouth of the rown fock, a dark bay mare, about to new old, about four treen hands high, lone white faddle floots, no brandperceivable, appraished to fill.

April 2d, 1798.

April 14, 1798.

TWENTY DOLLARS REWARD.

STOLEN out of my Itable the fifth day of this month, a dark bay or brown horfe, ten or eleven years old, has a blaze face, is blind in his left eye, which will not be diffeovered unless particularly noticed, nearly fifteen hands high, very much rubbed with the geers, his tail was cut laft fall (a long bob) which is not grown out, trots naturally; I will give the above reward for horfe and third, or ten dollars for the horfe a lone, delivered to me living in Franklin county, on the road leading from Harrodiburgh to Frankfort.

THOS, LILLARD.

April 1, 1798.

RUN away from the town of Danville, on the first of March, a
NEGRO MAN named John Dick,
fout and well made, five feet tening
ches highs (wenty-fix years old the
was railed by Hast Tolbert, of Madifon county, he can read telescable
well, is fond of shewing it, is very
forward and impudent when a little
acquainted, attempts to speak words
he does not understand. I will give
FIVE DOLLAUS to any person delivering laid fellow to me in Danville
—I expect he has crossed the Ohio.
(2.99 EDWARD HUGHES.

April 8, 1793.

For Sale,

THE FOLLOWING TRACTS OF LAMB.

O'NE tract bing in the control Campbell on the waters of Local Cock, containing 2699 acres. One turk, lying, on Long Liel creek, abond ho of Rough cocket, Hardin county about fiven miles from Hardin fettlement, containing 2013 acres.

hour leven miles from Hardur lettrement, taking 2530 acres.

The above lands will be disposed of on moderate terms; one half of the publisher money to be paid down, nor the other a credit of twelv-months will be given; the purchafer givinond with approved (Curity: Any perion in climable to purchafe, may know the terms in applying to Capt. Robb. Canddock in Danville, or, 101N.W. ft. 200 in fact 13wtf for THOs. HOLL

Law of the United States.

An all to postpone, for a limited time, the commencement of the duties imposed by the all, intitled, "An all laying du-ties on slamped vellum, parchment and maker."

Paper.

BE it enaded by the Senate and Honfe of Representations of the United States of America, in Congress of the United States of Congress of the United States.

Approved, —December 15th, 1797 Open America of the department of States.

TIMOTHY PICKERING, Science of Sciences of the department of States.

Lexington District, Opinion District, Congress of United States. paper."

BE it enasted by the Senate and

Scentary of State.

Lexington Diffirld,
State of Kentucky fet.
William Denham, Complainant.
Robert Johnfon, John Craig, John Green, Thomas Thompson and James Fifter, Defendants.

In CHANCERY.
The detendant John Green having failed to enter his appearance agreeable to law and the rule of this court, and it appearing to the failifaction of the court, that he is not an inhabitant of this commonwealth on the motion of the complainant by his counfel, it is ordered that the defendant appear here on the third day of our next July term and answer the complainants bill; that a copy of this order be inferted in the Kentucky Gazette or Herald for two months funceflively, another polled at the door of the court-hese of Fayette county; and that this order be published some Sunday immediately after divine fervice, at the door of the Presbyterian meeting house in Lexington.

(A copy) Teste
THOMAS BODLEY, C.D.C.

The commissioners appointed by an The committioners appointed by ar after inited "an aft to amen the Penal Law of this common wealth," hereby give notice, the they will attend, on the the fir! Tueflay of Jan next, in the town of Frankfort at copt. We diget stavern, and on the following Thueflay, in the town of Lexington at Mell., John and Samuel Potllethwait's tavern, to receive fuels the town of Lexington at Mell., John and Samuel Potllethwait's tavern, to receive fuels the forpitons as may be offered for the purpole oatling in the erection of a fail and Pentendian boults, and in the purchase of a lot of ground a which to erect them, agreed by to that act.

\*\*EASC SELEV.\*\*

JOHN COBURN.\*\*

April 4th, 1793.

April 4th, 1793.

April 4th, 1793.

N. B. it is recommended, that the fubicriptions be made payable to the governor of the flate of Kentucky for the time being.

AKEN up by the fubicriber, living on the waters of Salt river, an iron gray horfe, about fourteen hands high, adjudged to be five the fix years old next faring, branded on the off boulder with a hart and allo on the ear buttock thus. . , thod before appraised to fifteen pounds. Grooce jones.

Franklin, Supary 3d, 1798.

TOUR hindred and twenty-four acres of LAND, lying on the Main branch of Lick-int, patented and furveyed in the year 15th che cita indifficultable. For terms apply to the historiser at Capit. William Aller's, Levineton, of ROBERT BRADLEY.

Hughes and Fitzhugh,

HAVE for fale, at their Factory, near Ha gerflown, Washington county, Maryland a Large and General assortment of

NAILS,
which they will dispose of on reasonable terms.
March 20, 1797.

A REQUEST.

THAT James Jeffs will speedily make known to me in Lexington entucky, where he lives that I may bre to him on particular occasions, escaps to his advantage.

JOSEPH JEFFS.

1srch 24th, 1798.

Mercer county fd.

February court of Quarter Sellons 1798
Henry Thomas and Catharine his wife,
Gempidmants.

AGAINST
Michael Myers, Defendant.

IN CHANCERY.

THE defendant Michael not having
Tentered his appearance herein agreeable to law, and the rules of this
court, & it appearing to the fatisfaction
of the court that he is no inhabitant of
this commonwealth, on the motion of
the count that he is no inhabitant of
this commonwealth, on the motion of
the complanants by their counfel, it is
ordered that the faid defendant do
appear here on the first day of our
June court next to answer the complanants bill, and that a copy of this
order be forthwith inferted in the
Kentucky Gazette for two months fucteeffively and published at Cane 110
meeting house some Sunday immediately after divine service, and also at
the door of this court house.

(A copy.) Teste.

2 C. Wirk, D. c. M. c. Q. S.

A LL persons are forewarned from
taking an assignment on a bond
for two hundred and fifty acres of
land on Main Licking, part of John
Harris's upper lurvey of fire thoufand acres, in Scott county, drawn
on John Grant in favor of Benjamin
fallock, bearing date the fixth day
of August 1794, and assigned from
faid Hallock to Nachaniel Ducker,
who at the same time gave the said
Hallock to an indemnifying bond, exonerating him, his beirs and assigns in
case the land should be lost, and that
the said Grant only is slable.

BEN FAMIN HALLOCK.

April 14, 1798.

To Sufanna Funk, Greeting :

The Commonwealth of Rentuces,
To Sufanna Funk, Greeting:

YOU are hereby commanded to appear before the juffices of our cours of quarter felthons for the county of Jefferson, at the court house in Louisville, on the first Tuesslay in Juyers, to answer the complaint of John Funk, your husband, exhibited against you, for openly living irradultery with another man, in the state of Maryland; and for your obdinate defertion of, and refusal to come with him the fail glob Funk, from the fail state of Maryland, to his state; and for the continuation of such your mulawful, diobedient and wicked course of life: and to stew canse if a ny you can why the control of mar tiage between yourself and the fail John Funk, your husband, (by the judgment of the fail court) shall in to be dissolved, and this you shall in no be dissolved, and this you shall in no wise omit. Witness, Worden Pope, clerk of our fail court, at the court house aforchaid, the nintetenth day of March, 1798, and In the 6th year of the commonwealth.

WORDEN POPE.

Lexington Diffrict.
State of Kentucky, fct.

John Breckenridge, Complainant,

David Rofs, and Thomas Carneal, Defendants. IN CHANCERY.

The defendant, David Ross months fuccellively; means of the courthouse of Fayette county; that this order be published forme Sunda mediately after divine fervice at the docthe Prefoyterian meeting found in Lexin ( A Copy ) Teste. Thos. Bolley, Cx. D.

TWENTY DOLLARS REWARD

her ears, the was with foal, when floien — T above reward will be given for faid horfe as mare; or tendollars for either, to any peri who will deliver them to JOHN BRECKINRIDGE. Fayette, February 12.

Commonwealth of Rentricky.
Clarke county to wit:
WHEREAS an act pailed at the last lession of the general alternating of Elizabeth Jones whereby it is provided that if the laid Elizabeth and the laid to out that I sad in a substantial that the reupon a jury to be impannelled in said court shall sad in substance that John Jones husband to the faid Elizabeth, hash deserted bethe faid Elizabeth, hash deserted bethe said Elizabeth, and that he is living in adultry with another woman in the state of South Carolina or any other state (Kentucky excepted.) that when the marriage between the said Elizabeth and she said John shall be differed to the said that it is to notify the said followed. And in conformity to faid act, this writ is to notify the said John to appear before the justices of the court of Quarter sessions for the county of Clarke, on the fourth Tuesday in April next then and there to answer the said Elizabeth Jones of the plea as of cession. Witness David Bullock clerk of our faid court, this second day of March 1798 and such parts of the commonwealth.

DAVID BULLOCK.

TAKE NOTICE,

That I shall attend with commissioners appointed by the court of Montgonery county, under an act of assembly entitled "an act to assert as the boundaries of ian, and to offer my order on the 24th day of May next and the purpose" on the 24th day of May next and March 26th, 1798. WILLIAM HIGGINS.

TOBACCO MANUFACTORY.

HE fubficiles informs its friends and the public in general, that he continues to carry on the manufactory of tobacco, in all its various branches, equal to any in this states, nearly oppoints lawer Hughes's, on Main freet, where he intends to have a quantity ready for file, wholefale and retail. Those gentlemen who pleafe to favor him with their cuttom may be supplied on the shortest notice. A condidatable credit will be given, when purchased wholefule, by giving bond with approved facturity.

JACOB LAUDEMAN.

Lexington, Jan. 15, 1798.

JOHN JORDAN jun.

AS jult arrived from Philadelphia with a
LARGE and EXTENSIVE ASSORTMENT OF

MERCHANDIZE;
Which he is now opening and will fell whole fales
on moderate terms.
Lexington, February 18th, 1798.

TROITER & SCOTF,

I AVING desembled to make a full fettlement in bulines in this country until

Doctor Samuel Brown, Dottor Samuel Brown,

DEGS leave to inform the public, but that he will practice MEDICINE and SURGERY in LENY NOTON and its vicinity—He occupies the house in which Mr. Love lately lived, opposite to Mr. Stewart's printing office.

He will undertake, on reasonable terms, to infrach one or two pupils, who can bring good recommendations.

September 5, 1795.

JUST IMPORTED, O BE SOLD AT THE SIGN OF ANDREW MICALLA'S AFOTHECARY SHOP,

Near the STRAY PEN, Lexington, a variety of FRESH MEDICINE, PAINTS, 60.

Among which are, Wolf Bait, Gun Elastic, Lamp Black, Nipple Glastes, Breaft Piper, Steel Trustes, Sand Crueibles, Almonds, Tangarinds Curran Jelly, Anchovies.

A manher of which he will felt much lower than any that has alterery been offered in this state.

February 19, 1798.

Notice HAT application will be made to the county court of Fleming at their july term, for an order to an nex part of the lands adjoining to the town of Fleming, to faid town, agreeably to an act of affembly entitled "An act concerning the establishing of towns,"

\*2am 3ms. NATHANIEL FOSTER.